

IN THE UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF OKLAHOMA

JEFF FOSS, *et al.*, )  
Plaintiffs, )  
v. ) Case No. CIV-10-724-D  
PERFORMANCE CONSULTING GROUP, )  
LLC; *et al.*, )  
Defendants. )

## ORDER

The Complaint alleges that one of the plaintiffs, National Comtel, LLC, “is a Nevada Limited Liability Corporation, doing business in Nevada and California,” and that Defendant Performance Consulting Group, LLC is “an Oklahoma Limited Liability Corporation with its headquarters in Norman, Oklahoma.” *See* Compl. [Doc. No. 1], ¶ 1.b-c. These allegations are insufficient to show the existence of subject matter jurisdiction based on diversity of citizenship under 28 U.S.C. § 1332(a).<sup>1</sup> Specifically, Plaintiffs’ pleading fails to allege the citizenship of the parties that are limited liability companies.<sup>2</sup> Although the Tenth Circuit has not decided the issue, every federal appellate court to consider the question has concluded that a limited liability company should not be treated like a corporation under 28 U.S.C. § 1332(c)(1) but like a limited partnership or other unincorporated association under *Camden v. Arkoma Assocs.*, 494 U.S. 185, 195-96 (1990). *See Harvey v. Grey Wolf Drilling Co.*, 542 F.3d 1077, 1080 (5th Cir. 2008) (“All federal appellate courts

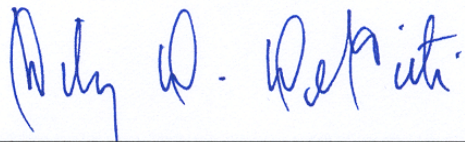
<sup>1</sup> The Court has “an independent obligation to determine whether subject-matter jurisdiction exists” and may raise the issue *sua sponte* at any time. *Image Software, Inc. v. Reynolds & Reynolds Co.*, 459 F.3d 1044, 1048 (10th Cir. 2006).

<sup>2</sup> By statute, Nevada and Oklahoma provide for the formation of limited liability companies, not limited liability corporations. *See Nev. Rev. Stat. §§ 86.011-86.590; Okla. Stat. tit. 18, §§ 2000-2060.*

that have addressed the issue have reached the same conclusion: like limited partnerships and other unincorporated associations or entities, the citizenship of a LLC is determined by the citizenship of all of its members.”); *accord Delay v. Rosenthal Collins Group, LLC*, 585 F.3d 1003, 1005 (6th Cir. 2009); *Johnson v. Columbia Properties Anchorage, LP*, 437 F.3d 894, 899 (9th Cir. 2006); *Pramco, LLC ex rel. CFSC Consortium, LLC v. San Juan Bay Marina, Inc.*, 435 F.3d 51, 54 (1st Cir. 2006); *see also General Tech. Applications, Inc. v. Exro Ltda*, 388 F.3d 114, 120 (4th Cir. 2004); *GMAC Commercial Credit LLC v. Dillard Dep’t Stores, Inc.*, 357 F.3d 827, 828-29 (8th Cir. 2004); *Rolling Greens MHP, L.P. v. Comcast SCH Holdings LLC*, 374 F.3d 1020, 1022 (11th Cir. 2004); *Handelsman v. Bedford Village Assocs. Ltd. P’ship*, 213 F.3d 48, 51 (2d Cir. 2000); *Cosgrove v. Bartolotta*, 150 F.3d 729, 731 (7th Cir. 1998). The Complaint contains no allegation concerning the citizenship of the members of the parties that are identified as limited liability companies. Thus, the Complaint states no factual basis for the allegation of complete diversity of citizenship.

IT IS THEREFORE ORDERED that Plaintiffs shall file an amended pleading to allege the existence of diversity jurisdiction not later than August 13, 2010, or this matter will be dismissed.

IT IS SO ORDERED this 14<sup>th</sup> day of July, 2010.



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TIMOTHY D. DEGIUSTI  
UNITED STATES DISTRICT JUDGE